OFFICIAL & GAZETTE



GOVERNMENT OF GOA, DAMAN AND

GOVERNMENT OF GOA, DAMAN AND DIU

Department of Personnel and Administrative Reforms

Notification

1-22-74-PER(Vol. IV)

In exercise of the powers conferred by the proviso to Article 309 of the Constitution, read with the Government of India, Ministry of External Affairs Notification No. F. 7(11)/62-Goa dated 25th July, 1963 and in supersession of the existing recruitment rules for the posts, the Lieutenant Governor of Goa, Daman and Diu hereby makes the following rules relating to recruitment to the General Central Service, Group 'B', Gazetted posts in the Office of the Commissioner, Labour and Employment under Government of Goa, Daman and Diu, namely: -

- 1. Short title, application and commencement. -(1) These rules may be called the Government of Goa, Daman and Diu, Office of the Commissioner, Labour and Employment, Group 'B' Gazetted posts recruitment rules, 1986.
- (2) Application: These rules shall apply to the posts specified in Column 1 of the Schedule to these rules (hereinafter called as the "said Schedule").
- (3) They shall come into force from the date of publication in the Official Gazette.
- 2. Number, classification and scales of pay. The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in Columns 2 to 4 of the said Schedule:

Provided that the Government may vary the number of posts in Column 2 of the said Schedule from time to time subject to exigencies of work.

3. Method of recruitment, age limit and other qualifications. — The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in Columns 5 to 13 of the said Schedule.

4. Disqualification. — No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may if satisfied that such marriage is permissible under the personal Law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

- 5. Power to relax. Where the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category. of persons.
- 6. Saving. Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the orders issued by the Central Government from time to time in that regard.
- 7. These rules are issued with the approval of the U. P. S. C. granted under their letter No. F.3/29(10)/ /83-RR dated 26-12-1985.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

N. P. Gaunekar, Under Secretary (Personnel). Panaji, 8th July, 1986.

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•	Name of the post	No. of posts	Classi- fication	Scale of pay	Whether selection post or non-selec- tion post	Age limit for direct rectuits	Whether benefit of added years of service admissible under rule 30 of the C.C.S. (Pension) Rules, 1972	Educational and other qualifications required for direct recruits	in against of	Method of recruitment, whether by direct recruitment o by promotion or by deputation/transfer, and percentage of the vacancies to be filled by various methods	ment by promo- tion/deputation/ /transfer, grades from which pro- motion/deputa-	a D. P. (ts, what compositi	Circumstances in which Union Public Service Commission is to be consulted recurified recruitment
	1	2	3	4	5	. 6	6(à)	7	8	9 10	11	12	13
	1. Technical Officer/ —1 Assistant Apprenticeship —1 Adviser/ /Principa	11 (1986) Subject to vari- ation depen- dent on work- load.	General Central Service Group 'B' Gazetted	Rs. 650- -30-740- -35-810- -EB-35- -880-40- -1000- -EB-40- -1200.		Not exceeding 30 years. (Re laxable for Governmen servants upto 5 year in accordance with the instruc	s s	Essential: i) Degree in Automobile/Mechanical/Electronics Engineering from a recognised University or equivalent. ii) 2 years' teaching/professional experi-	EQ: No, y but must possess diploma in Automobile//Electrical/	Two i) 75% by promo- years tion failing which by direct recruitment. ii) 25% by direct recruitment.	/Store Superintendent with 3 years' regular service in the respective grade.	Group 'B' D. P. C. 1. Chief Secretary — Chairman. 2. Administrative Secretary — Member.	Consultation with the U.P. S.C. necessary while making direct recruitment.
	/Frincipa (Junior — 8 Scale)//Engi- neer-incharge — 1.					tions or orders issued by the Central Government). Note: The crucial dat	1-	ence in Automobile/ /Mechanical / Electri- cal/Electronics/Engi- neering. Note 1: Qualifications are relaxable at the discretion of the U.P.	/Mecha- nical/ Electro- nics Engi- neering from a recog-			3. Head of Department — Member. Note: The Proceedings of the D.P.C.	
						for determ ning the ag limit shall be the clo- sing date for receipt of applica- tions from	6	S.C. in case of candidates otherwise well qualified. Note 2: The qualification(s) regarding experience is/are relaxable at the discretion of the U.P.S.C. in the	nised Univer- sity or equiva- lent.			relating to confirmation shall be sent to the Com- mission for approval. If, however, these are not	
						candidates in India (other than those in An daman and Nicobar Islands and Lakshad-	ĺ	case of candidates be- longing to Scheduled Castes and Scheduled Tribes if, at any stage of selection, the U.P. S.C. is of the opinion that sufficient number of candidates from				approved by the Commis- sion a fresh meeting of the D.P.C. to be presi- ded over by the Chair-	
						weep).		these communities possessing the requisite experience are not likely to be available to fill up the vacancies reserved for them. Desirable:				man or a member of the U.P.S.C. shall be held.	
	2. Senior		General		Selec-	Not ex-	No	Working knowledge of Konkani or Marathi or Gujarathi language. Essential:	Age: No T			Group 'B' D. P. C.	Consulta- tion with
	Assistant Employment Officer — 1	ation	Central Service Group 'B' Ga- zetted	-25-750- -EB-30- -900.		ceeding 30 years. (Re- laxable for Governmen servants)		Master's degree in Com- merce/Social Welfare/ /Social Work / Econo- mics / Statistics / Psy-	EQ: No, ye but must possess degree	ears ling which by direct recruitment.	ment Officer/ /Job Develop- ment Officer/	Chief Se- cretary — Chairman.	the U.P. S.C. ne- cessary while

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Employment Counselling Oficer ---1.

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> ment). Note: The crucial date for determining the age limit shall be the closing date for receipt of applications from candidates in India (other than those in Andaman and Nicobar

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General Central Service Group 'B' Gazetted

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> Note: The crucial date for determining the age limit shall be the closing date for receipt of applications from candidates in India (other than those in Andaman and Nicobar Islands and Lakshadweep).

tral Govern-

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chology / Education of of a rea recognised University or equivalent.

Note 1: Qualifications are relaxable at the discretion of the ILP. S.C. in case of candidates otherwise well qualified.

Desirable:

- i) Experience of employment exchange operation.
- ii) Working knowledge of Konkani or Marathi or Guiarathi languages.

Essential:

- i) Master's degree in Commerce/Social Welfare/Social Work/Economics/ /Statistics/Psychology/Education of a recognised University or equivalent.
- ii) 2 years experience in Socio-economics investigation or research preferably in relation to employment and manpower problems.

OR

- 2 years' experience of employment counselling or vocational guidance.
- Note 1: Qualifications are relaxable at the discretion of the U.P. S.C. in case of candidates otherwise well qualified.
- Note 2: The qualification(s) regarding experience is/are relaxable at the discretion of the U.P.S.C. in the

must possess degree of a recognised University or equiva-

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Age: No Two EQ: No. vears By promotion failing which by transfer on deputation and failing both by direct recruitment.

Promotion: Senior Assistant Employment Officer/Employment Counselling Officer with 3 years' regular service in the respective grade.

Officer with 5

vears' regular

service in the

respective

grade.

Transfer on deputation: Officers under the

Central/State Govts./Union Territories: a)i) holding analogous posts; or

- ii) with 3 years' service in posts in the scale of Rs. 550-900 or equivalent; or
- iii) with 8 years' service in posts in the scale of Rs. 425-700/800 or equivalent; and
- b) possessing the educational qua- man or a

cretary -Member. 3. Head of Department -- Member Note: The Proceedings of the D.P.C. relating to confirmation shall be sent to the Commission for approval. If, however. these are not approved by the Commission a fresh meeting of the D.P.C. to be presided over by the Chairman or a Member of

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Group 'B' D. P. C. 1. Chief Secretary ---Chairman. 2. Administrative Secretary -

3. Head of Department - Member.

Member:

the U.P.S.C.

shall be held.

Note: The Proceedings of the D.P.C. relating to confirmation shall be sent to the Commission for approval. If, however, these are not approved by the Commission a fresh meeting of the D.P.C. to be presided over by the Chair-

Consultation with the U.P. cessary while direct recruit-

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				case of candidates be- longing to Scheduled Castes and Scheduled Tribes if, at any stage			lifications and. Member of experience prester the U.P.S.C. cribed for direct shall be held. recruits under Col. 7.
				of selection, the U.P. S.C. is of the opinion that sufficient number of candidates from these communities pos-		((The departmental officers in the feeder category who are
				sessing the requisite experience are not likely to be available to fill up the vacancies reserved for them.			in the direct line of promo- tion will not be eligible for con- sideration for
*				Desirable: i) Experience of employment exchange operation.			appointment on deputation. Si- milarly deputa- tionists shall not be eligible
				ii) Working knowledge of Konkani or Mara- thi or Gujarathi.	and the second s		for considera- tion for appoint- ment by promo- tion, Period of deputation in-
							cluding period of deputation in another ex-ca- dre post held immediately
					eri Santana Mari Santana Mari		preceding this appointment in the same orga- nisation/depart- ment shall ordi-
			**************************************				narily not exceed 3 years).

Tourism, Information and Transport Department

Notification

5/12/82-HD(G)/Vol.II

The following notification no. S.O. 424(E) received from the Government of India, Ministry of Transport, Department of Surface Transport, New Delhi, is hereby re-published for general information of the public.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 2nd September, 1986.

GOVERNMENT OF INDIA

MINISTRY OF TRANSPORT

Department of Surface Transport

New Delhi, the 16th July, 1986

Notification

S.O. 424(E) In exercise of the powers conferred by sub-section (3) of Section 24 of the Motor Vehicles Act, 1939, the Central Government hereby makes the following amendments in the notification of the Government of India in the then Ministry of Shipping and Transport (Transport Wing), No. S. O. 539(E) dated 22nd September, 1979 as amended from time to time, namely:—

In the said notification in the Table against item No. 2 relating to the State of Assam in column 2, after the group of letters "AM" the group of letters "AX" and "AZ" shall be added.

Sd/-

(B. R. CHAVAN)

Joint Secretary to the Govt. of India File No. RT-11011/4/86-TAG

Revenue Department

Notification

RD/LND/280/70

Whereas certain draft rules further to amend the Goa, Daman and Diu Land Acquisition Rules, 1972 were published as required by sub-section (2) of section 55 of the Land Acquisition Act, 1894 (Central Act 1 of 1894), in the Official Gazette, Series I, No. 10, dated 5-6-1986 vide Notification No. RD/LND/280/70 dated 28-5-1986 of the Revenue Department, Government of Goa, Daman and Diu inviting objections and suggestions from all persons likely to be affected thereby within fifteen cays from the date of publication of the said Notification in the Official Gazette;

And whereas the said Gazette was made available to the public on 5th June, 1986;

And whereas no objections or suggestions have been received from the public on the said draft by the Government.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 55 of the Land Acquisition Act, 1894 (Central Act 1 of 1894), and all other powers enabling it in that behalf, the Government of Goa, Daman and Diu hereby makes the following rules, so as to further amend the Goa, Daman and Diu Land Acquisition Rules, 1972, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Goa, Daman and Diu Land Acquisition (Second Amendment) Rules, 1986.
 - (2) They shall come into force at once.
- 2. Amendment of rule 5.— In rule 5 of the Goa, Daman and Diu Land Acquisition Rules, 1972 (hereinafter called "principal Rules"),:—
 - (i) in sub-rule (4), for the figures, brackets and words "15 (fifteen) days", the words 'one month' shall be substituted.
 - (ii) after sub-rule (4), the following sub-rule shall be inserted, namely:—
 - "(5) The local bodies or authorities, Corporation and Companies (excluding Government Corporations and Companies) shall deposit 100% cost of the proposed acquisition in advance as indicated by the Collector of the District at the time of submission of proposal for notifying under section 4 of the Land Acquisition Act, 1894)".
- 3. Insertion of new rules. After rule 5 of the principal Rules, the following rules shall be inserted, namely:
 - "6. Consent Award. If on the day of inquiry fixed by the Collector or at any stage or proceedings, the interested parties have agreed to include their land in the award of the Collector under sub-section (2) of section 11, the Collector shall make a consent award in the form appended to the rules.
 - 7. Acquiring Department to meet cost of publication of notification.—The cost of publication of the required notification shall be met by the acquiring Department.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

V. V. Bhat, Secretary (Revenue).

Panaji, 20th August, 1986.

Form containing the matters agreed to by the persons interested in the land to be included in the award of the Collector under sub-section (2) of Section 11 of the Land Acquisition Act, 1894.

Before the Collector (Land Acquisition Officer)

L. A. Case No.

I/We,

Sl. No. Name of the person Fa

Father's name

Address

am/are interested in the lands in Plot No. ... bearing Survey No. ... in the District of ... which is under

acquisition in the above named case and have agreed amongst ourselves this day of ... that the following matters are to be included in the award of the Collector in the aforesaid Land Acquisition Proceeding and shall be payable to the respective persons accordingly.

(i) The compensation may be apportioned in the manner as mentioned below: —

Serial No.	Name	of	person	Percentage of total interest	Amount of Compen- sation.
			·		

(ii) The amount of compensation may be fixed according to the rate per Square metre in respect of class of land as mentioned below:—

Description and class of Land

Value of land per sq. mt.

'.	Witnesses (two)		Signature of the claimants.
	Name Address — Signature —	1.	Name — (Signature
2.	Name — Address —	2.	Name
	Signature —	,	Signature
		3. 4. 5.	

Accepted by the Collector

Collector.

Law Department

Legal Affairs Branch

Notification :

LD/1/86-L.A.B./751

The Tea (Amendment) Act, 1986 (No. 24 of 1986) which was passed by Parliament and assented to by the President on 14th May, 1986 and published in the Gazette of India, Extraordinary, Part II, Section 1 dated 14-5-1986, is hereby republished for general information.

P. V. Kadnekar, Under Secretary (Drafting). Panaji, 20th August, 1986.

The Tea (Amendment) Act, 1986

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further to amend the Tea Act, 1953.

Be it enacted by Parliament in the Thirty-seventh Year of the Republic of India as follows:—

1. Short title and commencement. — (1) This Act may be called the Tea (Amendment) Act, 1986.

- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Amendment of section 25.—In section 25 of the Tea Act, 1953 (hereinafter 29 of 1953, referred to as the principal Act), in subsection (1),—
 - (a) in the opening paragraph, for the words "at the rate of four paise per kilogram", the words "at such rate not exceeding fifty paise per kilogram as the Central Government may, by notification in the Official Gazette, fix" shall be substituted:
 - (b) for the proviso, the following proviso shall be substituted, namely:—

"Provided that different rates may be fixed for different varieties or grades of tea having regard to the location of, and the climatic conditions prevailing in, the tea estates or gardens producing such varieties or grades of tea and any other circumstances applicable to such production."

3. Insertion of new section 28A. — After section 28 of the principal Act, the following section shall be inserted, namely:—

"28A. Writing off of losses. — Subject to such conditions as may be specified by the Central Government, where the Board is of opinion that any amount due to, or any loss, whether of money or of property, incurred by, the Board is irrecoverable, the Board may, with the previous approval of the Central Government, sanction the writing off finally of the said amount or loss:

Provided that no such approval of the Central Government shall be necessary where such irrecoverable amount or loss does not exceed in any individual case and in the aggregate in any year such amounts as may be prescribed.".

- 4. Amendment of section 49.—In section 49 of the principal Act, in sub-section (2), after clause (j), the following clause shall be inserted, namely:—
 - "(ja) the amounts for the purposes of the proviso to section 28A;".

Notification

LD/1/86-L. A. B./762

The Income-Tax (Amendment) Act, 1986 (No. 26 of 1986) which was passed by Parliament and assented to by the President on 21st May, 1986 and published in the Gazette of India, Extraordinary, Part II, Section 1 dated 22nd May, 1986, is hereby republished for general information.

P. V. Kadnekar, Under Secretary (Drafting) to the Government of Goa, Daman and Diu.

Panaji, 21st August, 1986.

The Income-Tax (Amendment) Act, 1986

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further to amend the Income-tax Act, 1961

Be it enacted by Parliament in the Thirty-seventh Year of the Republic of India as follows:—

- 1. Short title and commencement.— (1) This Act may be called the Income-tax (Amendment) Act, 1986.
- (2) It shall come into force on the 1st day of April, 1987.
- 2. Amendment of section 36.—In section 36 of the Income-tax Act, 1961 43 of 1961 (hereinafter referred to as the principal Act), in sub-section (1),—
 - (a) after clause (ia), the following clause shall be inserted, namely:—
 - (ib) the amount of any premium paid by cheque by the assessee as an employer to effect or to keep in force an insurance on the health of his employees under a scheme framed in this behalf by the General Insurance Corporation of India formed under section 9 of the General Insurance Business (Nationalisation) Act, 1972 and approved by the Central Government;";

57 of 1972

(b) in clause (viia), for the portion beginning with the words "in respect of any provision" and ending with the words "whichever is higher", the following shall be substituted, namely:—

"in respect of any provision for bad and doubtful debts made by—

- (a) a scheduled bank [not being a bank approved by the Central Government for the purposes of clause (viiia) or a bank incorporated by or under the laws of a country outside India] or a non-scheduled bank, an amount not exceeding five per cent of the total income (computed before making any deduction under this clause and Chapter VIA) and an amount not exceeding two per cent of the aggregate average advances made by the rural branches of such bank computed in the prescribed manner;
- (b) a bank, being a bank incorporated by or under the laws of a country outside India,

an amount not exceeding five per cent of the total income (computed before making any deduction under this clause and Chapter VIA)."

- 3. Insertion of new section 80 D. After section 80 CC of the principal Act, the following section shall be inserted, namely:
 - "80D. Deduction in respect of medical insurance premia. (1) In computing the total income of an assessee, there shall be deducted, at the following rates, such sum as is specified in sub-section (2) and paid by him by cheque in the previous year out of his income chargeable to tax, namely:
 - (i) in a case where such sum does not exceed in the aggregate three thousand rupees, the whole of such sum; and
 - (ii) in any other case, three thousand rupees.
- (2) The sum referred to in sub-section (1) shall be the following, namely:—
 - (a) where the assessee is an individual, any sum paid to effect or to keep in force an insurance on the health of the assessee or on the health of the wife or husband, dependent parents or dependent children of the assessee;
 - (b) where the assessee is a Hindu undivided family, any sum paid to effect or to keep in force an insurance on the health of any member of the family;
 - (c) where the assessee is an association of persons or a body of individuals consisting, in either case, only of husband and wife governed by the system of community of property in force in the Union territories of Dadra and Nagar Haveli and Goa, Daman and Diu, any sum paid to effect or to keep in force an insurance on the health of any member of such association or body or on the health of the dependent children of the members of such an association or body:

Provided that such insurance shall be in accordance with a scheme framed in this behalf by the General Insurance Corporation of India formed under section 9 of the General Insurance Business (Nationalisation) Act, 1972, and 57 of 1972 approved by the Central Government."

4. Amendment of section 80HHB.—In section 80HHB of the principal Act, for the words "twenty-five per cent.", wherever they occur, the words "fifty per cent." shall be substituted.